APPLICATION FOR PERMISSION TO CHANGE POINT OF DIVERSION, MANNER OF USE AND PLACE OF USE OF THE PUBLIC WATERS OF THE STATE OF NEVADA HERETOFORE APPROPRIATED

Date of filing in State Engineer's Office			
	urned to applicant for correction		
Coı	rrected application filed		
	The applicant Cortez Joint Venture		
******	Street and No. or P.O. Box No. City or Town		
***	State and Zip Code No.		
	point of diversion and place of use Point of diversion, manner of use, and/or place of use		
of v	water heretofore appropriated under. Permit #14310 (Certificate #4425) Identify existing right by Permit, Certificate, Proof or Claim Nos. If Decreed, give title of Decree and Permit #14310 (Certificate #4425)		
ident	ify right in Decree.		
1.	The source of water is underground (AW-1) Name of stream, lake, underground spring or other source.		
2.	The amount of water to be changed. 0.666 C.f.S Second feet, acre feet. One second foot equals 448.83 gallons per minute.		
3.	The water to be used for Mining, milling and domestic Irrigation, power, mining, industrial, etc. If for stock state number and kind of animals.		
	Irrigation, power, mining, industrial, etc. If for stock state number and kind of animals. The water heretofore permitted for Mining, milling, and domestic Irrigation, power, mining, industrial, etc. If for stock state number and kind of animals.		
٥.	The water is to be diverted at the following point. Within the SW4 SW4 Section 32, T.28N., Describe as being within a 40-acre subdivision of public survey and by course an R.47E. MDM, from which the NW corner of said Section bears N. 8° 45' W., distance to a section corner. If on unsurveyed land, it should be stated. 4,953 ft. dist.		
6	The existing permitted point of diversion is located within the NE½ NE½ Section 33, T.28N., If point of diversion is not changed, do not answer.		
٠.	If point of diversion is not changed, do not answer. R.47E., MDM, at a point from which the NE corner of said Section 33 bears		
	N. 33° 08' E., a distance of 1,480 feet.		
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/.	Proposed place of use Sections 29,30,31, and 32, in T.28N., R.47E., MDM, and Describe by legal subdivisions. If for irrigation state number of acres to be irrigated.		
	unsurveyed Sections 5,6,7, and 8, T.27N., R.47E., MDM.		
8.	Existing place of use Lots 2.3.6. and 7 of Section 31. T.28N R.47E MDM Describe by legal subdivisions. If permit is for irrigation, state number of acres irrigated. If changing place of use and/or		
	manner of use of irrigation permit, describe acreage to be removed from irrigation.		
9.	Use will be from January 1 to December 31 of each year		
10.	Use was permitted from January 1 to December 31 of each year Month and Day		
	Description of proposed works. (Under the provisions of NRS 535.010 you may be required to submit plans and		
	specifications of your diversion or storage works.) drilled and cased well equipped with motor. State manner in which water is to be diverted, i.e. diversion structure		
	turbine pump, pipelines to storage tanks and to milling and related facilities. ditches, pipes and flumes, or drilled well, etc.		
12.	Estimated cost of works\$150.000.00		
	Estimated time required to construct works five years		

	ication of water to beneficial use ten years
15. Remarks: For use other than irrigation or s consumptive use:	stock watering, state number and type of units to be served or annual
Cortez Joint Venture has secured	the above base right, subject of this change
application, by assignment; it i	is proposed to first utilize this and other permitt
This change application is for t	rease in groundwater withdrawals in the basin. The development of the "Pipeline" mining project, lace of use.
	By s/William A. Nisbet
Compared bc/bc ab/vw	421 Court St. Elko, Nevada 89801
Protested	
	OF STATE ENGINEER
This is to certify that I have examined the following limitations and conditions:	foregoing application, and do hereby grant the same, subject to the
subject to the terms and conditions with the understanding that no other change proposed herein. The well shat totalizing meter must be installed an point of diversion and accurate measure. The totalizing meter must be in before the proof of completion of wor be installed and maintained to prevent designated by the State Engineer pursuate to regulate the use of the water here. This permit does not extend the public, private or corporate lands. (CONTINUED ON PAGE 2)	permittee the right of ingress and egress on
The amount of water to be changed shall be limit	ted to the amount which can be applied to beneficial use, and not to
	cubic feet per second , but not to exceed 482.2
exceed 0.666	cubic feet per second , but not to exceed 482.2
exceed 0.666 acre-feet annually.	
exceed 0.666 acre-feet annually. Work must be prosecuted with reasonable diligence	
exceed	te and be completed on or before
exceed	te and be completed on or before
exceed	June 28, 1996 July 28, 1996 de on or before June 28, 1999 June 28, 1999
exceed	te and be completed on or before. July 28, 1996 July 28, 1999 de on or before. July 28, 1999 shall be filed on or before. July 28, 1999
exceed	te and be completed on or before. June 28, 1996 July 28, 1996 de on or before. June 28, 1999 shall be filed on or before. July 28, 1999 filed on or before. N/A IN TESTIMONY WHEREOF, I,R. MICHAEL TURNIPSEED, P.E.

Page 2 59073

(PERMIT TERMS CONTINUED)

This permit will allow for the dewatering of the pit area. Any water obtained as a result of this dewatering operation shall be used first by the permittee for mining, milling, heap leaching, drilling, road watering and other related mining and milling uses herein after referred to as mining and milling uses within the described place of use of this permit in an amount not to exceed 2367 acre-feet annually (1467 gallons per minute). This limit includes any evaporative and system losses.

Any water produced from this dewatering operation in excess of 2367.0 acre-feet annually shall be returned to the Crescent Valley Groundwater Basin by shallow infiltration. The design of the infiltration site and the delivery system to the site shall be submitted to the State Engineer prior to any diversion of water to the infiltration site.

The issuance of this permit does not waive the requirements that the permit holder obtain other permits from State, Federal and local agencies and is specifically issued contingent upon approval by the Nevada Division of Environmental Protection of the disposal of water from the dewatering project.

This permit is subject to the "Pipeline Gold Project, Groundwater and Surface Water Monitoring Plan" submitted to the State Engineer on August 2, 1993.

The State Engineer may require additional monitoring should conditions warrant such modification.

The State Engineer retains the right to regulate pumping from the dewatering project and/or any other groundwater withdrawals herein authorized to protect the public interest and existing rights. This permit is issued under the provisions of NRS 534.120(2) as a preferred use.

A monthly report shall be submitted to the State Engineer within 15 days after the end of each month which shall include: the volume of water pumped from each well, the rate of diversion pumped from each well, the measurement of pumping water level (drawdown) from each well, the volume of water consumptively used for mining and milling uses, the amount of water diverted to the infiltration site, the amount of water evaporated both from the infiltration site and the delivery system to the infiltration site.

This permit incorporates the provisions of "Order Adopting Rules for Well Spacing and Modification of Regulations for Water Well and Related Drilling in the Southern Area of the Heretofore Designated Crescent Valley Ground Water Basin", entered October 6, 1993, Order Number 1082, on file in the office of the State Engineer.

The issuance of this permit is subject to the stipulation between Cortez Joint Venture and Lander and Pershing Counties dated May 21, 1993, on file in the office of the State Engineer under Permit 57133.

The total combined diversion rate under Permits 57133; 57134; 57135; 57136; 57137; 57138; 57139; 57140; 57141; 57142; 57143; 57144; 57145; 57146; 57147; 57148; 57798; 57799; 57800; 58366; 58368; 58370; 59072; 59073; 59074 and 59075 shall not exceed 67 c.f.s. (30,072 g.p.m.) and the total combined withdrawal of water under these permits shall not exceed 48506 acre-feet annually.

The State Engineer recognizes that this appropriation when combined with other permits causes a large cone of depression which may take the water levels many years to return to equilibrium (pre-development).